

**GOVERNMENT OF ANDHRA PRADESH
ABSTRACT**

Public Services – Police – Revision petitions of Sri K.V.Balakrishna, SI GRP, Vizianagaram and Sri M.Visweswara Rao, PC 823 of Visakhapatnam against the punishment of PPI for two years with effect – Punishment Set aside – Orders – Issued.

HOME (SERVICES-II) DEPARTMENT

G.O.Rt.No. 1977

Dated: 31.10.2012

Read the following:

1. From Sri K.V. Balakrishna, SI GRP, Vizianagaram, petition dated: Nil
2. From Sri M. Visweswara Rao, PC 823 of Visakhapatnam, petition dt: Nil
3. Govt.Memo.No.10112/Ser-II/A2/2011, dated: 23-4-2011.
4. Govt.Memo.No.10117/Ser-II/A2/2011, dated: 23-4-2011
5. From the DGP, AP, Hyderabad, Lr.Rc.No.1334/Appeal-3/2011, dt: 9.02.2012

ORDER:

The Director General of Police, Andhra Pradesh, Hyderabad, in the letter 5th read above, has stated that Sri K.V.Balakrishna, SI GRP, Vizianagaram and Sri M.Visweswara Rao, PC 823 of Visakhapatnam were handed up an major PR for the following charge:

“the SI while working at Anakapalli Town PS in connivance of PC 823 has forced the petitioners to pay money to avoid case on the intervenein night of 14/15-10-2006. An amount of Rs. 5850/- and Nokia Cell Phone was taken from the possession of Madisa Appala Naidu a friend of lorry owner Egala Krishna Murthy for releasing them from Police station on that night. On the morning of 16-10-2006 SI demanded a total amount of Rs 20,000/- from the petitioners party to avoid a police case (this amount including the Rs 5850 taken in the previous night)”

2. The SDPO Srikakulam, who has conducted the joint OE., has held the charge against the charged officers as not proved. However, the DIG, Visakhapatnam Range, has issued a dissent note and after obtaining further statement of defense, has held that even though the demand and accepting of illegal gratification by the CO was not proved during the OE, failure to register the cognizable offence was proved, and charged officers were awarded with the penalty of PPI for one year without effect in procds C.No.09/OE-PR/2008, dated:18-6-2009.

3. The appeal petitions of the charged officers were considered and after issuing a show cause notice and considering their further representations, the penalty was enhanced to that of PPI for two years with effect by the appellate authority vide proceedings dated: 28-1-2011.

4. Aggrieved with the above orders, the individuals have submitted revision petitions to the Government, vide representations 1st and 2nd read above, requesting to set aside the penalty of PPI for two years with effect imposed on them.

5. Government, after careful examination of the mater with reference to the records made available, hereby set aside the punishment of “PPI for two years with effect” imposed on Sri K.V.Balakrishna, SI GRP, Vizianagaram and Sri M.Visweswara Rao, PC 823 of Visakhapatnam.

6. The Director General of Police, Andhra Pradesh, Hyderabad, is requested to take necessary further action accordingly in the mater. The records received through the letter 5th read above are returned herewith and the receipt of the same should be acknowledged.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

**AJOYENDRA PYAL
PRINCIPAL SECRETARY TO GOVERNMENT**

To

The Director General of Police, Andhra Pradesh, Hyderabad (with records)

Copy to:

The Individual concerned (through the DGP, AP, Hyderabad)

SF/SC

// FORWARDED :: BY ORDER//

SECTION OFFICER